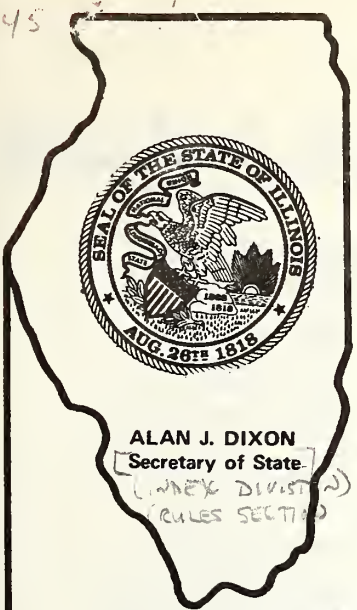


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NOTICE

AS OF THIS DATE THE ILLINOIS REGISTER, PUBLISHED PURSUANT TO THE ILLINOIS ADMINISTRATIVE PROCEDURE ACT, IS APPLICABLE ONLY TO THE FOLLOWING STATUTES AND DEPARTMENTS IN PART.

EFFECTIVE JANUARY 1, 1978 THE ACT WILL APPLY TO ALL STATE AGENCIES.

Department on Aging

1. Illinois Act on the Aging
(Chapter 23, Paragraph 6105.02)

Capital Development Board

1. Capital Development Board Act
(Chapter 127, Paragraph 783a)

Department of Children and Family Services

1. Act creating the Department of Children and Family Services
(Chapter 23, Paragraph 5004)

Dangerous Drug Commission

1. "Dangerous Drug Abuse Act"
(Chapter 91½, Paragraph 120.13)

Commission on Delinquency Prevention

1. Illinois Commission on Delinquency Prevention Act
(Chapter 23, Paragraph 2710)

State Board of Education

1. School Code
(Chapter 122, Paragraph 1A-7)

Board of Higher Education

1. An act in relation to the Board of Higher Education
(Chapter 144, Paragraph 193)

Department of Financial Institutions

1. Community currency exchanges
(Chapter 16½, Paragraph 49.3)

Department of Insurance

1. Illinois Insurance Code
(Chapter 73, Paragraph 1019.1)

Liquor Control Commission

1. An act relating to alcoholic liquors
(Chapter 43, Paragraph 108a)

Department of Mental Health

1. Mental Health Code of 1967
(Chapter 91½, Paragraph 12-10)
2. An Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities
(Chapter 91½, Paragraph 100-5)
3. Mentally deficient persons
(Chapter 91½, Paragraph 213)
4. Community Mental Health Act
(Chapter 91½, Paragraph 308.1)
5. Alcoholism and Intoxication Treatment Act
(Chapter 91½, Paragraph 510.01)
6. Specialized Living Centers Act
(Chapter 91½, Paragraph 603.06)

Department of Public Aid

1. Illinois Public Aid Code
(Chapter 23, Paragraph 12-13)

Department of Public Health

1. An act in relation to Public Health
(Chapter 111½, Paragraph 22)
2. Prophylactic medicines to indigent rheumatic fever patients
(Chapter 111½, Paragraph 22.2)
3. Prevention of certain communicable diseases
(Chapter 111½, Paragraph 22.13)
4. Chronic renal diseases
(Chapter 111½, Paragraph 22.33.01)
5. Anti-polio vaccine
(Chapter 111½, Paragraph 22b)
6. Nursing homes, sheltered care homes and homes for the aged
(Chapter 111½, Paragraph 35.16b)
7. Vital Records Act
(Chapter 111½, Paragraph 73-3.1)
8. Registration of marriages, divorces and annulments
(Chapter 111½, Paragraph 73-53.1)
9. Hospitals to render hospital emergency service
(Chapter 111½, Paragraph 86.6)
10. Illinois Plumbing License Law
(Chapter 111½, Paragraph 116.62)

11. Illinois Water Well Construction Code
(Chapter 111½, Paragraph 116.118)

12. Illinois Water Well Pump Installation Code
(Chapter 111½, Paragraph 116.159)

13. Private Sewage Disposal Licensing Act
(Chapter 111½, Paragraph 116.324)

14. Control and supervision over public water supplies
(Chapter 111½, Paragraph 121h1)

15. Impounding Dispositions of stray animals
(Chapter 111½, Paragraph 133.1)

16. Hospital Licensing Act
(Chapter 111½, Paragraph 147.2)

17. Ambulatory Surgical Treatment Center Act
(Chapter 111½, Paragraph 157-8.10a)

18. Illinois Migrant Labor Camp Law
(Chapter 111½, Paragraph 185.13B)

19. Radiation Protection Act
(Chapter 111½, Paragraph 218.15)

20. Personal radiation monitoring service
(Chapter 111½, Paragraph 230.14)

21. Uniform Hazardous Substances Act
(Chapter 111½, Paragraph 253b)

22. Illinois Poison Prevention Packaging Act
(Chapter 111½, Paragraph 297)

23. Youth Camp Act
(Chapter 111½, Paragraph 549.21a)

24. Illinois Blood Bank Act
(Chapter 111½, Paragraph 608-108)

25. Blood Labeling Act
(Chapter 111½, Paragraph 620-10)

26. Illinois Clinical Laboratory Act
(Chapter 111½, Paragraph 628-108)

27. Registration of laser systems
(Chapter 111½, Paragraph 709)

28. Mobile Home and Mobile Home Park Act
(Chapter 111½, Paragraph 732.1)

29. Recreational Area Licensing Act
(Chapter 111½, Paragraph 786.1)

30. Regulation of mass gatherings
(Chapter 111½, Paragraph 911.1)

31. Lead Poisoning Prevention Act
(Chapter 111½, Paragraph 1313.1)

32. Prevention of Developmental Disabilities
(Chapter 111½, Paragraph 2113)

33. Swimming Pool and Bathing Beach Act
(Chapter 111½, Paragraph 1224.1)

34. Structural Pest Control Act
(Chapter 111½, Paragraph 2223.1)

35. Bulk Milk Tank Operators Licensing Act
(Chapter 111½, Paragraph 239.04-4)

36. Illinois Food Drug and Cosmetic Act
(Chapter 111½, Paragraph 522.1)

37. Prevent the preparation, manufacture, packing storing or distribution of food intended for sale, or the sale of food under insanitary, unhealthful or unclean conditions
(Chapter 56½, Paragraph 77.1)

38. Distribution of pasteurized milk and pasteurized milk products
(Chapter 56½, Paragraph 130.1)

39. Grade A Milk and Grade A Milk Products
(Chapter 56½, Paragraph 217.1)

40. Family Practice Residency Act
(Chapter 111½, Paragraph)

41. Program for the care of persons suffering from hemophilia
(Chapter 111½, Paragraph)

42. Structural Pest Control Act
(Chapter 111½, Paragraph 2225)

43. High Blood Pressure Control Act
(Chapter 111½, Paragraph)

44. Health Facilities Planning Act
(Chapter 111½, Paragraph 1168)

45. Home Health Agency Licensing Act
(Chapter 111½, Paragraph)

Department of Registration and Education

1. Real Estate Brokers and Salesmen License Act

(Chapter 114½, Paragraph 117.1)

2. Land Surveyors Act
(Chapter 133, Paragraph 36.1)

3. Business of Horseshoeing
(Chapter 66, Paragraph 14b)

4. Detection of deception examiners
(Chapter 38, Paragraph 202-7.1)

5. Detectives and Detective Agencies
(Chapter 38, Paragraph 201-4b)

6. Dental surgery and dentistry
(Chapter 91, Paragraph 57b)

7. Certified Shorthand Reporters Act
(Chapter 37, Paragraph 757.5)

8. Collection Agency Act
(Chapter 121½, Paragraph 809.22)

9. Beauty Culture Act
(Chapter 16-3/4, Paragraph 18b)

10. Barber Law
(Chapter 16-3/4, Paragraph 14.40a)

11. Athletic Exhibition Registration Act
(Chapter 10 4/5, Paragraph 108.1)

12. Pharmacy Practice Act
(Chapter 91, Paragraph 55.3-1)

13. Optometric Practice Act
(Chapter 91, Paragraph 105.6-1)

14. Nursing Act
(Chapter 91, Paragraph 35.36a)

15. Medical Practice Act
(Chapter 92, Paragraph 1a)

16. Nursing Home Administrators Licensing Act
(Chapter 111½, Paragraph 35.133)

17. Physical Therapy Registration Act
(Chapter 91, Paragraph 22.3-1)

18. Physician's Assistants Practice Act
(Chapter 91, Paragraph 212.1)

19. Practice of Podiatry
(Chapter 91, Paragraph 73b)

20. Professional Engineering Act
(Chapter 48½, Paragraph 37.1)

21. Medical Corporation Act
(Chapter 32, Paragraph 648)

22. Professional Service Corporation Act
(Chapter 32, Paragraph 415-18)

23. Psychologist Registration Act
(Chapter 91½, Paragraph 408.1)

24. Sanitarian Registration Act
(Chapter 111½, Paragraph 574)

25. Public Accounting
(Chapter 110½, Paragraph 26.1)

26. Social Workers Registration Act
(Chapter 23, Paragraph 5302.1)

27. Real Estate Brokers and Salesmen License Act
(Chapter 114½, Paragraph 125)

28. Structural Engineering Act
(Chapter 131½, Paragraph 3b)

29. Tree experts
(Chapter 5, Paragraph 125)

30. Veterinary Medicine and Surgery Practice Act
(Chapter 91, Paragraph 124.27)

31. Weather Modification Control Act
(Chapter 146 3/4, Paragraph 33)

32. Funeral directing and embalming
(Chapter 111½, Paragraph 73.21a)

33. Architectural Act
(Chapter 10½, Paragraph 4b)

34. Controlled Substances Act
(Chapter 56½, Paragraph 1501.1)

Savings and Loan Commission

1. Regulation of mortgage bankers
(Chapter 16½, Paragraph)

Board of Vocational Rehabilitation

1. Vocational Rehabilitation of Disabled Persons
(Chapter 23, Paragraph 3434a)

NOTICE BY THE ILLINOIS DANGEROUS DRUGS COMMISSION
PROPOSED REVISIONS TO RULES DESIGNATING CONTROLLED
SUBSTANCES

N O T I C E

The Illinois Dangerous Drugs Commission, pursuant to Illinois Revised Statutes, Chapter 56½, Section 1201(d) proposes to amend by regulation Schedule IV(d) of the Illinois Controlled Substances Act (Ill. Rev. Stats., Ch. 56½, Sec. 1210(d)) by the inclusion of the drug LORAZEPAM to said schedule. The scheduling of LORAZEPAM shall be in accordance with the Administrative Procedures Act (Ill. Rev. Stats., Ch. 127, Sec. 1001 et.seq.).

Interested persons may comment by submitting their views in writing to:

Illinois Dangerous Drugs Commission
c/o Mrs. Jean Kerst
300 North State Street
Suite 1500
Chicago, Illinois 60610

Comments should be received no later than 30 days from the date of this publication and action shall be taken upon the proposed scheduling of the drug LORAZEPAM at the January 17, 1978 (10:00 A.M.) meeting of the Dangerous Drugs Commission to be held at 300 North State Street, Suite 1500, Chicago, Illinois. The Commission shall schedule the drug LORAZEPAM in Schedule IV(d) of the Illinois Controlled Substances Act by resolution under the authority vested in the Commission by the Illinois Controlled Substances Act (Ill. Rev. Stats., Ch. 56½, Sec. 1201(d)) which provides that the Commission shall similarly schedule any substance which has been designated, re-scheduled, or deleted under Federal law after the expiration of 30 days from publication in the Federal Register under a final order designating the substance as a controlled substance, unless within a 30 day period the Commission objects, or a party adversely affected files with the Commission substantial written objections, objecting to inclusion, rescheduling or deletion. On Friday, October 7, 1977 the Drug Enforcement Administration published in the Federal Register its final Rule designating the drug LORAZEPAM as a Schedule IV controlled substance.

Illinois Department of Public Health - Proposed Revisions to the Illinois Water Well Pump Installation Code Rules and Regulations

The Illinois Department of Public Health proposes to amend the Illinois Water Well Pump Installation Code Rules and Regulations promulgated in accordance with the Illinois Water Well Pump Installation Code (Chapter 111½, §116.151 et seq., Illinois Revised Statutes, 1975).

The revisions are primarily in order to clarify and add detail; some constitute minor wording changes. Proposed Rule 3.4 would allow contractors to request of the Department a variance if conditions at a particular site preclude compliance with specified requirements. Provisions regarding existing well pits have been added to Rule 4.1.

If any interested persons wish to present their views concerning this intended action, they may do so by sending written comments to the attention of: Mr. James C. Mills, Division of Engineering, Illinois Department of Public Health, 535 West Jefferson Street, Springfield, Illinois 62761. The Department will consider all written comments which it receives within 45 days beginning on the date of publication of this notice.

The complete texts of the involved rules, as they are proposed to read after revision, follow. The existing texts of affected rules are printed to show the proposed revisions, with deletions indicated by strike-out and additions underlined (except when underlining is for emphasis or to indicate a title).

2.5 WELL SEAL means an arrangement or device used to cap a well or to establish a watertight closure of the junction of a well pump or piping with the well casing at the upper terminal of the well, the purpose of which is to prevent contaminated water or other material from entering the well. The top plate of the seal shall have a lip that rests on top of and extends to the outer edge of the casing for support.

3.4 VARIANCES. If conditions exist at a proposed installation site which preclude compliance with the requirements specified herein, the contractor may request a variance from the Department.

ARTICLE IV - PUMP INSTALLATION

4.1 UPPER WELL TERMINAL. Well casing, curbs, and pitless well adapters shall terminate not less than eight (8) inches above the finished ground surface or pump house floor and at least 24 inches above maximum high water level as given by the most recent U. S. Geological Survey flood plain elevation map where flooding occurs. No casing shall be cut off or cut into below ground level except to install a pitless well adapter.

Existing well pits shall not be altered or changed. Existing pits will be accepted if the following conditions exist:

1. The pit shall be structurally sound and watertight. The casing shall extend at least twelve (12) inches above the pit or basement floor and have a well seal to prevent contaminants from entering the well.

2. A watertight manhole and cover must be provided on the pit. If the above conditions do not exist and the well is to be modified, reconstructed or repaired, the well shall be brought into compliance with the Code. The floor or one wall of the pit shall be broken or removed and the pit shall be filled with compacted earth fill.

- 4.4.1 LOCATION ABOVE WELL. Any power driven pump located over a well shall be so mounted on the well casing, pipe sleeve, pump foundation or pump stand that a watertight closure is or can be made for the open end of the casing or sleeve. The pump base bolted with a neoprene or rubber gasket or equivalent watertight seal to a foundation or plate provides an acceptable seal. On large pump installations, the bolting may be omitted when the weight of pump and column is sufficient to make a watertight contact with the gasket. If the pump unit is not located over the casing or pipe sleeve, but the pump delivery or suction pipes emerges from the top of the well, a watertight expanding rubber seal well seal or equivalent shall be installed between the well casing and piping pipe to provide a watertight closure. The top of the seal shall not extend below the uppermost edge of the casing or pipe sleeve.
- 4.4.2 LOCATION IN WELL. This type of location is permissible for submersible pumps only. When the discharge line leaves the well at the top of the casing, the opening between the discharge line and casing or pipe sleeve shall be sealed watertight with an expanding rubber seal a well seal or equivalent device. When an underground discharge is desired, a pitless well adapter shall be installed. A check valve shall not be permitted between the well and the inlet side of the pressure tank.
- 4.5 VENTS. ~~All vent~~ Vent piping shall be of adequate size to allow equalization of air pressure in the well and shall be not less than one-half inch in diameter. Vent openings shall be located in such a manner as to prevent contamination of the well. The vent opening shall terminate at least 8 inches above the finished grade and shall be turned down, secured in position, reasonably tamper proof, and be screened with not less than a 16-mesh durable screen or filtered in such a manner as to prevent the entry of insects. Particular attention shall be given to proper venting of wells in areas where toxic or inflammable gases are known to be a characteristic of the water. If determined that either of these types of gases are present, all vents when located in buildings shall be extended to discharge outside of the building at a height where they will not be a hazard. Venting is recommended.

Illinois Department of Public Health - Notice of Rulemaking:
Additions to the Requirements for the Licensing of Hospitals

On December 15, 1977, the Illinois Department of Public Health promulgated Rules 1-5.1 and 3-1.1 as additions to the Licensing Requirements for the Licensing of Hospitals, pursuant to the Hospital Licensing Act (Ch. 111½, Sec. 142 et seq., Ill. Rev. Stats. 1975). Said rules were filed with the Secretary of State on December 16, 1977 and became effective on December 26, 1977.

Notice of the proposed adoption of these rules was published in the Illinois Register on October 7, 1977. The Department of Public Health considered any written comments which interested persons submitted to the Department.

The full text of said rules, as adopted, follows:

(1-5.1) 1. (q) Physician's Assistant: A person currently licensed under the Physician's Assistants Practice Act and thereby enabled to perform medical procedures under the supervision of a person licensed to practice medicine in all its branches under "The Medical Practice Act."

(3-1.1) 1. (q) For determination of additional privileges that may be granted a staff member for the use of his/her employed licensed physician's assistant in the hospital in accordance with policies and procedures recommended by the medical staff and approved by the governing authority.

The staff member requesting this additional privilege shall submit for review and approval by the medical staff and the governing authority of the hospital (a) the curriculum vitae of the identified physician assistant, (b) where needed copies of protocols approved by the Department of Registration and Education, and (c) written protocol with description of duties, assignments and/or functions, and including description of manner of performance within the hospital by the physician's assistant in relationship with other hospital staff.



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ALAN J. DIXON
Secretary of State

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